

SYRCLE TO REMAIN.

JUDGE WICKHAM QUASHES THE PROCEEDINGS AGAINST HIM.

ANOTHER DEFEAT FOR THE DOLTERS.

Messrs. Guigon, Wise, and Treat Thwarted in Their Second Attempt to Oust the Democratic Registrar at Smith's Precinct.

Judge T. Ashby Wickham, of the Henrico County Court, has refused to remove J. R. Syrcle, registrar at Smith's Precinct, and practically sustains the County Electoral Board in its decision rendered in the same case last Monday.

Messrs. A. B. Guigon and Barton H. Wise, counsel for the Republican Ad Society, have been thwarted at every turn they have taken in their efforts to have the Democratic registrar at this precinct removed, but they seem determined to prosecute their efforts to the bitter end, and, though this is the last day under the law in which registration may be made, they announced yesterday after Judge Wickham rendered his decision quashing their motion for Mr. Syrcle's removal that they would continue the fight against him, though where or in what manner they declined to say.

The case was brought before Judge Wickham on applications for the registrar, removed signed by John H. Parham, Moses Jennings, George Jennings, Ben Holmes, and Jerry Page, all of whom allege that they applied for registration and were refused; but, as they submitted no evidence to show that they were entitled to such registration, the court decided that it was not competent to remove the registrar, and the proceedings were quashed.

Mr. Guigon and Mr. Wise appeared for the complainants, and Mr. Morgan Treat appeared for the registrar. Mr. Guigon conferred with them and frequently consulted with them, and Messrs. H. M. Smith, Jr., L. O. Wendenburg, and W. H. Beveridge appeared for Mr. Syrcle, who was an interested spectator.

MR. GUIGON OPENED.

Mr. Guigon opened the case, and after asserting that the proceedings about to be entered into were unlawful, read one of the five applications of the plaintiffs for the removal of Mr. Syrcle. He then addressed the court, saying he proposed to show that the registrar had failed to comply with the requirements of his office, he began to discuss the merits of the case, when he was interrupted by Mr. Wendenburg, who objected on the grounds that he had a demurrer to file in each case. The court sustained Mr. Wendenburg, and directed that the papers in the case be laid before him before any argument was had. Mr. Guigon began reading the application, and being interrupted by Mr. Smith, who moved that the case be stopped, which was stopped by the court, who said it would be very much better if counsel would address themselves to the court instead of to each other.

Mr. Guigon read section 8 of the Code, as follows:

"If any person shall fail to be registered and shall be rejected by the registrar, he may make an appeal to the court of his county, or to the judge thereof, in vacation. . . . The registrar, on application of any person so desiring an appeal, shall transmit to the court having jurisdiction over the said election district, or to the judge thereof, a written statement of the ground relied on by the appellant, and the reasons of the registrar for his action."

He asked the court to take up the case of Jerry Page and say whether he, as an elector, had a right under the law to be registered, he claiming that on the 6th and 7th of October last he had applied to Mr. Syrcle for registration and had not been accepted.

Mr. Wendenburg submitted his demurrer, moving the court to quash the whole proceedings. He called attention to the failure of the applicant to set forth that Page was a duly qualified elector, and also to its failure to show that Page had ever applied to the registrar, as required by law, for his reasons for refusing to register him, if such, he ever did.

MR. SMITH MAKES A POINT.

Mr. Smith called attention to the decision in the case of Coleman vs. Sands, and argued that as the court had not written statement from the registrar of the grounds upon which he applied for registration was made, and as, according to the decision of the Supreme Court in the case referred to, the court could not demand from him such a statement, the case against Syrcle must fall.

He quoted Judge L. in Coleman vs. Sands, in the Supreme Court decision in the Sands-Coleman case, and said: "Surely these gentlemen," waving his hand toward Messrs. Guigon and Wise, "will at this time accept the opinion of that learned judge."

Mr. Guigon expressed his willingness to, at all times accept the opinions of Judge Lewis, but contended that the court had the right to demand a written statement from the registrar without recourse to mandamus proceedings. In most grandiloquent language Mr. Guigon, wearing an injured air, asserted that his client had been defrauded, and unless Mr. Syrcle was removed, it would be a fraud upon the people.

Mr. Wendenburg at this juncture arose and said he thought he had been summoned to take up a question of law, and to witness a political sideshow, and was disappointed by the two leading big-bugs of Richmond.

"If your honor please, that is improper language," said Mr. Guigon, springing to his feet, "and I don't propose to submit to it."

COURT RULED IT IMPROPER.

The court ruled the language improper, and Mr. Wendenburg went into a discussion of the principles of the case, maintaining that mandamus was the only proceedings by which the case could be brought into the court, and mandamus proceedings, according to a well established principle of law, do not lie in cases that have other remedies, it was patent that the complainants were pursuing an improper course.

Mr. Smith, in reply to Mr. Wise's argument that the registrar's written statement was not essential, said that the law was clear on that point, and the case could not be proceeded with without such statement.

The judge asked for the application under discussion, and retired to his private office for the purpose of considering the matter.

During the recess Mr. Boyer, of the Electoral Board, took Mr. Guigon to task for a statement, which appeared in the Times, to the effect that he had manifested great reluctance in furnishing the record of the board to Mr. Guigon, and a wordy war ensued. A reporter for the Times finally appeared on the scene, and assumed all responsibility for the publication. He maintained that the statement was based on fact, and that some words were bandied between him and Mr. Boyer, peace was restored.

THE DECISION RENDERED.

Judge Wickham re-entered the court about this time and announced that he had reached a conclusion. He read section 8 of the Code, and said that the registrar must transmit his reasons for refusing to grant the registration, together with the evidence in the case, but he hadn't done so, and there was no way to compel him to do so, save by mandamus proceedings, and it not,

therefore, appearing whether the elector had the right to register, he was compelled to quash the proceedings.

Mr. Guigon bowed his head as the judge concluded, and said that, as the other four cases were identical with that of Page's, he would not go into them, and with that he left the court-room, with Messrs. Wise and Treat.

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OPERATIONS OF A SWINDLER.

Washington and Baltimore Germans Seize.

The mysterious German who came here some days ago, registered at Pordy's Hotel under the name of James Oik, and pretended that he was going to invest large sums of money here, but who only borrowed small amounts from several friends, and who went away suddenly without settling his bill, is supposed to be the same man who has recently been behaving in a similar way in Alexandria, Washington, and Baltimore. In those cities a man answering the description of Oik has been operating in a way identical with that employed by the mysterious stranger while here. The man who has been playing these games in several cities, among them those of Schneider and John Moselman.

The Washington Post tells the following story of a piece of work done by the stranger:

He succeeded in swindling half a dozen German saloon- and hotel-keepers out of various sums of money, and completed his operations by persuading Mr. Adolph Rothman, of Lloyd Hall, to accompany him to his bankers, who were selling him to his bankers. He borrowed money to pay the commissions, and slipped out of the bank by a back exit while Rothman was waiting for him. The swindler hastened to Rothman's home and borrowed money from Mrs. Rothman, and then hastened to Rothman's saloon and told the bartender he had bought the place. Schneider was given possession by the bartender. He at once took from the cash-drawer all the money it contained and fled.

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Tuesday German Officers. The Tuesday German Club was reorganized on Thursday night. Plans for the entertainment to be given this evening were discussed. The officers of the club are: President, Mr. W. S. P. Blankinship, Jr., secretary, and treasurer, Mr. George Anderson. The board of directors consists of: W. S. P. Blankinship, Jr., Horace Hawes, Charles L. Williams, Jr., and Coleman Wortham. The club will serve for the season of 1896 and 1897.

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MRS. HENRY WARD BEECHER

Praises in High Terms the Grandest of Medicines, Dr. Greene's Nervura.

Those Who Are Weak, Tired, Nervous, Out of Health and Suffering, Will Take Renewed Hope and Be Cured by Using This Wonderful Medicine, Dr. Greene's Nervura Blood and Nerve Remedy.

Men of highest prominence in this country, like Lieutenant-Governor Thomas, of Vermont (Montpelier, Vt.); Congressman Andrew Williams, of Flattsburg, N. Y.; Senator George W. Randall, of Watbury, Vt.; ex-Speaker of the House of Representatives Charles J. Noyes, of Boston, Mass.; Hon. Henry Robinson, Mayor of Concord, N. H.; Judge Edwin C. White, of Lytle Park, Vt.; Secretary of the Senate, Hon. Frederick W. Baldwin, of Barton, Vt.; and many other eminent public men throughout the United States are using, endorsing, and publicly recommending the people to use this most wonderful medical discovery of the age, Dr. Greene's Nervura blood and nerve remedy.

Representative women of our land also are enthusiastic in praise of its marvelous power to cure, among them being the vice-president of the Massachusetts Total Abstinence Society, Mrs. S. Louise Barton, of Boston, Mass., who was cured by this grand medicine.

Now comes a letter from one of the most widely-known women in America, Mrs. Henry Ward Beecher, who is loved and honored by everybody, and who thus speaks to the people out of her deep regard for humanity, and her earnest desire to see the weak, tired, feeble, nervous, and suffering restored again to health and strength.

She has personally witnessed the really wonderful effects of Dr. Greene's Nervura in curing several of her friends, and, for the good of others, for those who are out of health, she writes to the people what she knows, and has herself witnessed of the remarkable beneficial and health-giving effects of Dr. Greene's Nervura blood and nerve remedy.

Mrs. Beecher says: "I have given some of Dr. Greene's Nervura to several friends, who I thought would be benefited by it. They speak highly of it, and feel they have been much benefited by its use."

"These people are very responsible witnesses as to the beneficial character of the medicine, and I am ready to vouch for the honesty of their approval of Dr. Greene's Nervura."

"If needed in my own case, I certainly should use it."

Dr. Greene's Nervura blood and nerve remedy is the best medicine and surest restorer of health the world has ever known.

All who are nervous, weak, tired, exhausted in nerve power and physical strength; who are sleepless, wake tired and unfreshened, without strength and energy for the day's work; who have poor blood, neuralgia, rheumatism, backache, dyspepsia, indigestion, gas, bloating, faint feelings, loss of appetite, constipation, kidney or liver complaint, should immediately use Dr. Greene's Nervura blood and nerve remedy. It will make you well. It gives a splendid complexion, making the cheeks glow and the eyes sparkle with health. No remedy was ever so successful in causing people to gain flesh. By strengthening the digestive functions, promoting assimilation, and enriching the blood, it causes the person to gradually increase in weight until the thin and emaciated person assumes a rounded and beautiful contour.

Dr. Greene's Nervura is the prescription of the most successful physician in curing nervous and chronic diseases, hence it must be considered as perfectly adapted to cure just these complaints. Its discoverer, Dr. Greene, of No. 33 West Fourth street, New York city, can be consulted free, personally or by letter.

DEPARTURE OF STEAMERS.

PHILADELPHIA, RICHMOND AND NORFOLK STEAMSHIP COMPANY.

Appointed sailing days: Every TUESDAY, FRIDAY, and SUNDAY at day-light.

Freight received daily until 5 P. M. Fare including meals and berth, \$6 on Friday's sailing. For further information apply to General Southern Agent, W. P. CLAYBROOK, 200 N. 4th St., Philadelphia.

OLD DOMINION STEAMSHIP COMPANY.

DAILY LINE NEW YORK.

Passengers can leave Richmond DAILY via Chesapeake and Old Point Comfort, A. M., or Richmond and Petersburg railroad (Norfolk and Western route), 5:30 A. M., connecting at Norfolk with Old Dominion-Line steamer, sailing same evening for New York.

ALL-WATER ROUTE. Steamship Old Dominion leaves Richmond every Monday at 5:30 P. M. for New York via James river.

Tickets on sale at Richmond Transfer Company's, 901 East Main street; Chesapeake and Old Point Comfort, and Petersburg railroad, and at company's office, 121 East Main street, Richmond. Baggage checked through.

FREIGHT. For New York and all points beyond can be shipped by direct steamer, sailing from Richmond every MONDAY and FRIDAY, 5:30 P. M., also, by steamer leaving Richmond WEDNESDAY, 5:30 P. M., for Norfolk; connecting with steamer for New York.

Freight received and forwarded, and through bills of lading issued, for all northern, eastern, and foreign points.

FROM NEW YORK. Passengers can leave daily, except Sunday, to Norfolk or Old Point Comfort, connecting with Chesapeake and Old Point Comfort, or Chesapeake and Old Point Comfort, direct steamer (via James River route), leaving Richmond every Monday, Wednesday, and Friday (freight only) at 5:30 P. M. Sailing from Company's pier, No. 26, North River, foot of Beach street, at 5:30 P. M. Freight direct to wharf. Fare only \$10 and \$11 to Norfolk, Portsmouth, Old Point, and Newport News. Music by the band.

Freight received daily for above-named places, and all points in Eastern Virginia and North Carolina.

IRVIN WEISBERG, President. General Offices: Planters' Bank Building, Richmond, Va.

BAY-LINE JAMES-RIVER ROUTE. REDUCED RATES. BEST PASSENGER AND FREIGHT ROUTE BETWEEN RICHMOND AND THE NORTH VIA THE ELIZABETH RIVER.

COMMENCING SATURDAY, JULY 13, 1896. TUESDAY, THURSDAY, AND SATURDAY.

Lv. Richmond (Rocketts) 3:30 P. M. Lv. Old Point Comfort 10:30 P. M. Ar. Baltimore (P. O. R. R.) 9:30 A. M. Lv. Baltimore (B. & O. R. R.) 12:30 P. M. Ar. New York (N. Y. C. & H. R. R.) 11:30 P. M. Ar. Washington (B. & O. R. R.) 11:30 A. M. Lv. Philadelphia (P. & R. R.) 12:27 P. M. Ar. New York (P. & R. R.) 3:30 P. M.

MONDAY, WEDNESDAY, AND FRIDAY. Lv. New York (P. & R. R.) 11:30 A. M. Ar. Baltimore (P. & R. R.) 12:30 P. M. Lv. Baltimore (B. & O. R. R.) 1:30 P. M. Ar. Philadelphia (P. & R. R.) 1:30 P. M. Lv. Philadelphia (B. & O. R. R.) 1:30 P. M. Ar. New York (P. & R. R.) 3:30 P. M.

NEW YORK-SOUTHAMPTON (London-Paris) TWICE A WEEK BY MAIL STEAMSHIPS. SAILING AT 10 A. M.

NEW YORK. Oct. 28 (P. M.) Nov. 11 (P. M.) Nov. 25 (P. M.) Nov. 28 (P. M.) Nov. 30 (P. M.) Dec. 1 (P. M.) Dec. 3 (P. M.) Dec. 5 (P. M.) Dec. 7 (P. M.) Dec. 9 (P. M.) Dec. 11 (P. M.) Dec. 13 (P. M.) Dec. 15 (P. M.) Dec. 17 (P. M.) Dec. 19 (P. M.) Dec. 21 (P. M.) Dec. 23 (P. M.) Dec. 25 (P. M.) Dec. 27 (P. M.) Dec. 29 (P. M.) Dec. 31 (P. M.)

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